1	THE HONORABLE JOHN C. COUGHENOUR	
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7	UNITED STATES DISTRICT COURT	
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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10	UNITED STATES OF AMERICA,	CASE NO. CR20-0217-JCC-1
11	Plaintiff-Respondent,	STANDARD SCHEDULING
12	v.	ORDER ON MOTION FOR RETROACTIVE REDUCTION OF
13	CESAR VALDEZ-SANUDO,	SENTENCE PURSUANT TO
14		18 U.S.C. § 3582(c)(2) & U.S.S.G. AMENDMENT 821
15	Defendant-Movant.	
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17	This matter comes before the Court <i>sua sponte</i> . On January 4, 2024, Defendant	
18	filed a Motion to Reduce Sentence Pursuant to 18 U.S.C. § 3582(c)(2) based on	
19	Amendment 821 to the United States Sentencing Guidelines. (Dkt. No. 720.) Pursuant to	
20	that filing the following "Standard Scheduling Order" is generated.	
21	1. If counsel has not been appointed, the F	Sederal Defender/CJA Unit may request
22	appointment of counsel. Such request r	nust be made within 14 days of service of
23	the motion.	
24	2. If this motion was filed <i>pro se</i> , any Sup	plemental Pleadings by appointed counsel
25	shall be filed not later than 30 days follow	owing appointment.
26	3. The Government's Response to both the	e original Motion and any Supplemental
27	Pleadings may be consolidated, and sha	all be filed not later than 60 days following

1		the service of any Supplemental Pleadings filed by counsel after a pro se motion,
2		or 70 days following the service of the original motion, whichever is later.
3		However, if the Supplemental Pleading notifies the Government that the
4		Defendant's projected release date is within 90 days of the date the Supplemental
5		Pleading is filed, then the Government's Response shall be filed not later than 30
6		days following service of the Supplemental Pleading.
7	4.	The Government's Response shall set the Noting Date for seven days following
8		filing of the Response.
9	5.	The Government is not required to serve any pleadings on the Petitioner directly,
10		once counsel is appointed.
11	6.	Any Reply Brief shall be filed within seven days after service of the Government's
12		Response.
13	7.	The parties may, for good cause, agree in writing to extensions of these briefing
14		deadlines without further Order of the Court, but any agreed deadline extension
15		beyond the noting date requires the parties to file a stipulated supplemental
16		scheduling order.
17		DATED this 8th day of January 2024.
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19		John C Cogher a
20		U Labor C. Consultant and
21		John C. Coughenour UNITED STATES DISTRICT JUDGE
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